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) - R1	Contract No. PR-8200 Amendment No. 1	
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Main	Perkin-Elmer Corporation Avenue alk, Connecticut		
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- Gentlemen:
- 1. This document constitutes Amendment No. 1 to Contract No. PR-8200 between The Perkin-Elmer Corporation and the United States Government.
- 2. Pursuant to the clause of this contract entitled "CHANGES" and mutual agreement between the parties hereto, the contract is hereby amended as follows:
- a. In PART III ESTIMATED COST AND FIXED FEE, of the contract schedule, Paragraph c. is deleted and the following paragraph is substituted therefor:
 - c. Notwithstanding the foregoing, and in accordance with the provisions of Clause 34, LIMITATION OF GOVERNMENT'S OBLIGATION, in the General Provisions of this contract, there has been allotted to this contract for performance hereunder through 30 June 1961.
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- b. In PART IV PAYMENTS, of the contract schedule, Subparagraph (1) TRAVEL under Paragraph a. is deleted and the following subparagraph is substituted therefor:
 - (1) TRAVEL Expenditures by the Contractor for transportation of personnel directly engaged in the performance of work hereunder, plus reasonable actual subsistence expenses. The Contractor may perform travel relating directly to the performance of this contract without prior approval of the Contracting Officer; however, travel by Contractor's personnel to the Project's Test Site and to meetings, symposiums, conventions, exhibits, and training courses conducted by professional or trade organizations unless directed to do so by the Contracting Officer, shall be coordinated in advance of such travel with the Contracting Officer for his concurrence.

- c. In PART IV PAYMENTS, of the contract schedule, Subparagraph (6), OVERHEAD, under Paragraph a. is deleted and the following subparagraph is substituted therefor:
 - (6) OVERHEAD Amounts determined as provided in the clause of this contract entitled "Negotiated Overhead Rates" to cover all overhead charges. Pending establishment of the final negotiated rates, provisional payments shall be made at billing rates approved by the Contracting Officer. For the purpose of the negotiated overhead rates clause of this contract, the period shall be one (1) year based on the Contractor's fiscal year.
- d. In EXHIBIT "A" to the contract, Subparagraphs 2-1, 2-2, and 2-3 under Paragraph 2, Final Design, are deleted and the following subparagraphs are substituted therefor:
 - 2-1 Design layout drawings and such additional information as required to describe the prototype system will be prepared in accordance with the objectives approved under Item 1, in sufficient detail to indicate the overall configuration of the system, and the critical dimensions for mounting and operation. These design drawings and additional information will be submitted to the Customer for approval not later than the date indicated in Paragraph 2-3.
 - 2-2 Detailing and release of detail parts for manufacture can proceed prior to this approval. If written approval or disapproval is not received within fifteen (15) days after submission, approval will be considered granted. In this case, formal written approval must be furnished by the Customer within forty-five (45) days after submission of the above design layout drawings.

2-3 Delivery - October 15, 1960

- e. In EXHIBIT "A" to the contract, Subparagraphs 5-1 and 5-4 under Paragraph 5, Acceptance Tests, are deleted and the following subparagraphs are substituted therefor:
 - 5-1 Acceptance by the Customer of each system will be contingent upon successful tests of the system in the vehicle. Acceptance tests will be conducted by the Contractor in accordance with Customer-approved, Contractor-furnished acceptance test procedures. Test procedures will be submitted to the Customer for final approval thirty (30) days prior to the delivery of the prototype. These acceptance tests to be made in conjunction with and utilizing facilities provided by the Customer. Initiation of and successful completion of acceptance tests will be contingent upon the availability of all Customer-furnished equipment or facilities necessary to evaluate the system for the performance characteristics as outlined in Section 1 of Document No. 119 above.

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5-4 In the event the facilities 5-2 and 5-3 above are not available not amendment will be considered in accordance this contract entitled "CHANGES."	egotiations for a contract
f. In EXHIBIT "A" to the contract graph 8, Instruction Manuals, is deleted artis substituted therefor:	t, Subparagraph 8-4 under Para- nd the following subparagraph
8-4 Delivery of the General States (3) months prior to delivery of instrument.	
g. In Clause 8, SUBCONTRACTS, of Part (iii) in Paragraph (b) was deleted and tuted therefor:	the contract General Provisions, i the following part is substi-
(iii) provides for the fabrical installation or other acquisition of a facilities exceeding value in excess of	
3. All other terms, conditions and remain unchanged.	equirements of Contract No. PR-8200
4. Please indicate your receipt of the No. PR-8200 and your acceptance thereof by copies hereof. Return the fully executed amendment to the undersigned and retain the	executing the original and two original and one copy of this
Very	truly yours,
THE I	UNITED STATES OF AMERICA
	25X1A
Cont	racting Officer
ACKNOWLEDGED AND ACCEPTED THE PERKIN-ELMER CORPORATION	
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DATE

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